

UNITED STATES PARTMENT OF COMMERCE

Patent and Trade k Offic

COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 1087621, 720 03721796 LEMMANN F CASE-02138

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EXAMINER SCHWADRUN, R

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1644

DATE MAILED:

01/27/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks



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Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

					ADVISOR	Y ACTIC	N					
□тн	E PERIOD FO	R RESPO	NSE:									
a) 🔲	is extended t	o run		or co	ntinues to run			from the da	te of the final	rejection		
b) 🗌	expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later. In no event however, will the statutory period for the response expire later than six months from the date of the final rejection.											
	The date on purposes of	which the re determining	esponse, to the perior	he petition , I of extension	ng a petition to and the fee he on and the co ginally set sho	ave been f rresponding	iled is the amount	e date of the of the fee.	response and Any extension	l also the i fee pursu	date for the Jant to 37 C	
	pellant's Brief											
Ap to	plicant's respo	nse to the fi ication in or	final rejecti ondition for	on, filed	11/22/4	9_ has be	en consi	dered with the	e following e	ffect, but i	t is not deen	ned
1. 💢	The proposed	d amendme	nts to the	claim and /c	or specification	will not be	entered	and the final	rejection sta	nds becau	ise:	
•	a. There preser		ncing show	ing under 3	7 CFR 1.116(b) why the	proposed	d amendmen	t is necessary	and was	not earlier	
	b. They r	aise new is:	sues that v	ould requir	e further cons	ideration a	nd/or sea	rch. (See No	ote).			
	c. They r	aise the iss	ue of new	matter. (Se	e Note).							
	d. They appea		emed to pla	ace the app	lication in bet	er form for	appeal b	y materially r	educing or si	mplifying t	he issues fo	or
	e. 🗌 They	present ado	ditional clai	ms without	cancelling a c	orrespondi	ng numbe	er of finally re	ejected claims	i.		
	NOTE:	The	piopo	sed	clein	25	<u>(i)</u>	draw	is to	u	me th	rect
that recit	-0, 0.u	anti	yen_	that	U01	Not	pion	زارده) ب	JAUN	thed_	ريسن	۱۸۱۰ <u>ب</u> دروز
vejectionij	ιοι.νε ν	<u>و نات</u>	<u></u>	را) بو محدو		۲۱۰		p.a.av_	_0/	avo	71(00	
2.	Newly properthe non-allow			ms	v	ould be all	owed if s	ubmitted in a	separately fi	led amend	dment cance	elling
з. 🔀	Upon the fili		al, the prop	osed amer	idment 🗌 w	ill be enter	ed 🗖 w	ill not be ente	ered and the	status of t	he claims w	ill
	Claims allow	red:	Non!	!								
	Claims object	ted to:	~1	A								
	Claims rejec	ted:		۷, ۲								
		wever;				e*						
	☐ Applica	it's respons	se has ove	rcome the t	ollowing rejec	tion(s):						
4. 📉	The affidavi	, exhibit or	request to	r reconside	ration has bee	n consider	ed but da	es not evere	ome the rejec	ction beca	use <u>*</u>	<u>_</u>
bengon?	rejec	د برون <u>۲۲</u> در اطان	, 	1000	applie	1 181	45	17/2	15 (G (A	<u>ت ، سرا بر ،</u> سرا	it it	CO12
ر 5. <u></u>	The affidavit	or exhibit w	vill not be	considered	because appl	cant has no	ot shown	good and su	fficent reason	ns why it w	vas not ear!	ier
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RONALD 8. SCHWADRON